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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/574,967	05/24/2007	Jonathan Miles Brown	2833-113	5906
ROTHWELL, FIGG, ERNST & MANBECK, P.C. 1425 K STREET, N.W.			EXAMINER	
			AUDET, MAURY A	
SUITE 800 WASHINGTON, DC 20005			ART UNIT	PAPER NUMBER
			1654	
			NOTIFICATION DATE	DELIVERY MODE
			09/16/2010	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

PTO-PAT-Email@rfem.com

	Application No.	Applicant(s)			
	10/574,967	BROWN ET AL.			
Office Action Summary	Examiner	Art Unit			
	MAURY AUDET	1654			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING D/ - Extensions of time may be available under the provisions of 37 CFR 1.1: after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	l. ely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
Responsive to communication(s) filed on <u>06 Jules</u> This action is FINAL . 2b) ☑ This 3) ☐ Since this application is in condition for allower closed in accordance with the practice under Expression in the practice of the practi	action is non-final. nce except for formal matters, pro				
Disposition of Claims					
4) Claim(s) 1 and 3-20 is/are pending in the applies 4a) Of the above claim(s) 4,5 and 12-20 is/are 5) Claim(s) is/are allowed. 6) Claim(s) 1,3 and 6-11 is/are rejected. 7) Claim(s) 1,3, and 6-11 is/are objected to. 8) Claim(s) are subject to restriction and/o	withdrawn from consideration. r election requirement. r.	ou the Everyiner			
10)☑ The drawing(s) filed on <u>07 April 2006</u> is/are: a) Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11)☐ The oath or declaration is objected to by the Ex	drawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date See cont. sheet.	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	te			

IDS's: 10/11/06, 12/27/07, 12/28/07, 7/6/10

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DETAILED ACTION

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The present application is a national stage of PCT/US04/32941.

Election/Restrictions

Applicant's election without traverse of Group I, claims 1, 3 and 6-11, and the elected compound of the invention (chemical name & structure below) and compositions comprising the same of:

$$1, 2^{-13}C_2$$
, ^{15}N , $^{2}H_8$ -L-Valine

$$H_3^{15}$$
 $N = 13$ $C = D$ CD_3 CD_3

in the reply filed on 7/6/10 is acknowledged.

In the Restriction Requirement, lack of unity was established based on Anderson et al (US 6376253 B1, Issued 4/2002, > 1 yr. before Applicant's earliest effective

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priority date (10/7/03); thus 102(b) art), teach isotopically enriching amino acid side chains with 13C, 15N, and 2H (abstract, entire document), like the original genus presently claimed:

1. An amino acid wherein the sidechain of said amino acid is isotopically enriched with 2H and wherein the backbone of said amino acid is isotopically enriched with an isotope selected from the group consisting of 13C, 15N, 2H and any combination thereof, with the proviso that said amino acid is not isotopically enriched with 2H at every hydrogen.

This same Anderson et al. reference is applied below as a 102(b)/103.

Claim Objections

Claims 1, 3, and 6-11 are objected to because of the following informalities:

The claims have not been amended commensurate in scope with the elected invention of:

Compound chemical name & structure below:

$$1, 2^{-13}C_2$$
, ^{15}N , $^{2}H_8$ -L-Valine

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$$H_3$$
 H_3
 H_3

Appropriate correction is required.

Claims 5-6 objected to because of the following informalities:

It is unclear what the difference in scope of the invention is between peptidic and peptide molecule. The specification was not found to provide clear guidance. Until this is clarified, a Double Patenting rejection for duplicate claim limitations is held in abeyance.

Appropriate correction is required.

Claim Rejections - 35 USC § 102/103

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

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The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

Claims 1, 3, and 6-11 are rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Anderson et al (US 6376253 B1, Issued 4/2002, > 1 yr. before Applicant's earliest effective priority date (10/7/03)).

Anderson et al. teach the isotopically enriching amino acid side chains with 13C, 15N, and 2H, including for the elected amino acid valine (abstract, entire document). By example therein:

Brief Summary Text - BSTX (13):

The goal of these methods has been to achieve universal and/or random isotopic enrichment of all of the amino acids of the protein. By contrast, some workers have described methods whereby certain residues can be relatively enriched in .sup.1 H, .sup.2 H, .sup.13 C and .sup.15 N. For example, Kay et al., J. Mol. Biol., 263, 627-636 (1996) and Kay et al., J. Am. Chem. Soc., 119, 7599-7600 (1997) have described methods whereby isoleucine, alanine, value and leucine residues in a protein may be labeled with .sup.2 H, .sup.13

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C and .sup.15 N, but specifically labeled with .sup.1 H at the terminal methyl position. In this way, study of the proton-proton interactions between some of the hydrophobic amino acids may be facilitated. Similarly, a cell-free system has been described by Yokoyama et al., J. Biomol. NMR, 6(2), 129-134 (1995)., wherein a transcription-translation system derived from E. coli was used to express human Ha-Ras protein incorporating .sup.15 N serine and/or aspartic acid.

Detailed Description Text - DETX (19):

To prepare amino acids with simple alkyl sidechains, i.e., alanine, leucine, isoleucine, phenylalanine, methionine, and <u>valine</u>, the derivatized glycine molecule is treated with the appropriate alkyl halide to form the fully protected amino acid. For example, treating the derivatized glycine molecule with benzyl iodide leads to the formation of protected phenylalanine. A list of alkyl halides and corresponding amino acids is provided in Table 1. ##STR5##

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Detailed Description Text - DETX (42):
Synthesis of (1,2-.sup.13 C.sub.2, .sup.15 N, 2-.sup.2 H) <u>Valine</u>
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Detailed Description Text - DETX (62):
Synthesis of (1,2-.sup.13 C.sub.2, .sup.15 N, 50% 2-.sup.2 H) <u>Valine</u>
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Detailed Description Text - DETX (74):

To one liter of CHO S SFM, serum-free media (Life Technologies), supplied by the manufacturer with amino acids, pyruvate and carbohydrate omitted (Catalog No. 0920261) at 37.degree. C. were added 212 mg (1,2-.sup.13 C.sub.2, .sup.15 N, 50% 2-.sup.2 H)leucine, 162 mg (1,2-.sup.13 C.sub.2, .sup.15 N, 50% 2-.sup.2 H)valine, and 188 mg of backbone labeled (1,2-.sup.13 C.sub.2, .sup.15 N, 50% 2-.sup.2 H)phenylalanine. The remaining unlabeled components were added as follows:

Detailed Description Paragraph Table - DETL (1):

TABLE 1 Alanine Me--I Isoleucine ##STR6## Leucine ##STR7## Methionine ##STR8## Phenylalanine ##STR9## <u>Valine</u> ##STR10##

Although Anderson et al. does not expressly teach the 'structure' including valine, valine is nevertheless taught as one of the amino acids for 13C, 15N, 2H enrichment and thus is anticipated if not obvious.

Similarly, the above in a "peptidic or peptide molecule", if the same is not inherent within the compositions of Anderson et al., it is deemed wholly predictable as an obvious variation based merely on lexicography.

If not anticipated, then from the teachings of the reference, it is apparent that one of ordinary skill in the art would have had a reasonable expectation of success in producing the claimed invention. Therefore, the invention as a whole was prima facie obvious to one of ordinary skill in the art at the time the invention was made, as evidenced by the reference, especially in the absence of evidence to the contrary.

Conclusion

No claims are allowed.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to MAURY AUDET whose telephone number is (571)272-0960. The examiner can normally be reached on M-Th. 7AM-5:30PM (10 Hrs.).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Cecilia Tsang can be reached on 571-272-0562. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

MA, 9/12/2010

/Maury Audet/ Primary Examiner, Art Unit 1654